

1. DEFINITIONS AND INTERPRETATION

In these Terms, unless the context otherwise requires, the following expressions have the following meanings:

“We/Us/Our”	means Charmaine Rose, see section 2 for details.
“Our Site”	means the website(s) *.charmaine-rose-art.uk, e.g. www.charmaine-rose-art.uk

2. INFORMATION ABOUT US

- 2.1. Our Site is owned by Charmaine Rose
- 2.2. Our Site is operated by K4IT Limited, a limited company registered in England under company number 05371264, registered address is 48 Queens Road, Sandy, Bedfordshire, SG19 1HD; VAT number is GB931333353
- 2.3. For all Terms matters you can contact Us by email at webmaster@k4it.co.uk, by telephone on 01462 733474, or by post at Our address above

3. DISCLAIMER

Whilst We has taken care in the preparation of the contents of Our Site and the information, names, images, pictures, logos, audio, video, icons regarding or relating to Us and the products and services of the same (or to third party products and services), or performance material, are provided on an "as is" basis without any representation or endorsement being made and without any warranty of any kind, whether express or implied, including but not limited to, any implied warranties of satisfactory quality, fitness for a particular purpose, non-infringement, compatibility, security and accuracy. Some materials and resources may provide opinion based on experience. Use of information and resources is at your own risk.

To the extent permitted by law, all such terms and warranties are hereby excluded. In no event will We be liable (whether in contract or tort (including negligence or breach of statutory duty) or otherwise) for any losses sustained and arising out of or in connection with use of Our Site including, without limitation, loss of profits, loss of data or loss of goodwill (in all these cases whether direct or indirect) nor any indirect, economic, consequential or special loss.

We do not represent that the information contained in Our Site is accurate, comprehensive, verified or complete, and shall accept no liability for the accuracy or completeness of the information contained in Our Site or for any reliance placed by any person on the information. We do not warrant that the functions or

materials accessible from or contained in Our Site will be uninterrupted or error free, that defects will be corrected or that Our Site or the server that makes it available are virus or bug free or represent the full functionality, accuracy, reliability of the materials.

If any of these Terms and Conditions (or any terms and conditions relating to a product or service referred to in Our Site) should be determined to be illegal, invalid or otherwise unenforceable by reason of the laws of any state or country in which such terms and conditions are intended to be effective, then to the extent of such illegality, invalidity or unenforceability, and in relation to such state or country only, such terms or condition shall be deleted and severed from the rest of the relevant terms and conditions and the remaining terms and conditions shall survive, remain in full force and effect and continue to be binding and enforceable.

4. TRADEMARKS

The names, images and logos on Our Site which identify Us or third parties and their products and services are proprietary marks of Us and, or the relevant third parties.

Nothing contained in Our Site shall be deemed to confer on any person any license or right on the part of Us or any third party with respect to any such name, image or logo.

5. COPYRIGHT

The copyright in the material contained in Our Site (Content) belongs to Us or its licensed source. Nothing contained in Our Site shall be deemed to confer on any person any license or right on the part of Us or any third party with respect to any Content. No license or right is granted.

The Content, products and technology or processes described in Our Site and the technology or processes used to deliver Our Site are protected by copyright and other intellectual property rights reserved by Us or by other third parties.

Media (images, audio and video) on Our Site are protected by copyright and may not be reproduced or appropriated in any manner without the written permission of their respective owner(s).

6. LINKS TO OTHER WEBSITES

Certain links will lead you to websites that are not under the control of Us. When you activate any of these links, you will leave Our Site and We have no control over and will accept not responsibility or liability in respect of the material on any such other website. You should review the terms and privacy policy of those web

sites. By allowing links with third party websites We do not intend to solicit business or offer any security to any person in any country, directly or indirectly.

7. VISITOR SUPPLIED CONTENT

Our Site may allow Registered Visitors to provide Website Content and Media (images, audio and video) that can be accessed on Our Site. In this case Our Site provides for Moderation of this Content and Media prior to it being available on Our Site. The Registered Visitor supplying the Content or Media is responsible for ensuring that the Content and Media are suitable for sharing on the internet and that the same does not infringe any laws, copyright or other restrictions.

We are responsible for all content of Our Site and the appropriate Moderation of Registered Visitor supplied Content and Media.

If you believe that inappropriate content or media is being displayed, or that any laws or restrictions are being breached, please contact Us immediately.

8. JURISDICTION & LAW

Unless otherwise specified, the products and services described in Our Site are available only to UK residents or organisations. We make no representation that any product or service referred to on Our Site are appropriate for use, or available in other locations. The information and other materials contained in Our Site may not satisfy the laws of any other country and those who choose to access Our Site from other locations are responsible for compliance with local laws if and to the extent local laws are applicable.

These terms and conditions and any terms and conditions relating to products or services described in Our Site shall be governed by and construed in accordance with the laws of England and Wales. Disputes arising in relation to the same shall, unless otherwise expressly agreed, be subject to the exclusive jurisdiction of the courts of England and Wales.

9. CHANGES TO TERMS AND RECORDS OF AGREEMENTS

We reserve the right to change these terms and conditions at any time by posting changes on Our Site. It is your responsibility to review Our Site terms and conditions regularly to ensure you are aware of the latest terms and conditions. Your use of Our Site after a change has been posted will be deemed to signify your acceptance of the modified terms and conditions. We recommend that you print off and retain for your records a copy of these terms and conditions from time to time. Any amendment to terms and conditions must be agreed in writing by Us, or, if appropriate, by the relevant company with whom you contact.

10. PRODUCT AND SERVICE APPLICATIONS

Details of products, services and any offers provided online are subject to change without notice. All products and services are subject to availability and no guarantee is given in this regard. The provision of details of products and services on Our Site are not, and should not be construed as, an offer to sell or buy such services by the relevant company or organisation. The company advertising the services concerned may accept or reject your offer at its sole discretion.

11. TERMS AND CONDITIONS FOR PRODUCTS AND SERVICES

If you apply for any product or service detailed on Our Site, these Terms and Conditions should be read in conjunction with any other Terms and Conditions which relate to any such product or service and in the event of any contradiction between these Terms and Conditions and the specific Terms and Conditions relating to such product or service, the latter shall prevail.

12. PRODUCT AND SERVICE ALTERATION

We reserve the right, at any time and without prior notice, to remove or cease to supply any product or service contained on Our Site. In the event that such removal takes place We shall not be liable to you in any way whatsoever for such removal.

13. TELEPHONE CALLS AND EMAILS

Telephone calls using the telephone numbers provided on Our Site and email correspondence with Us at the email addresses accessible through, or discernible from, Our Site may be recorded or monitored. By using such communication methods you are consenting to the recording or monitoring of the same.

14. COPYRIGHT IMAGES

Some images on Our Site may be from copyright 1997-2007 Hemera Technologies Inc., a wholly owned subsidiary of Jupiter Images Corporation. All Rights Reserved.

15. PRIVACY

Please note our privacy notice available on Our Site.